

David M. Wiseblood (SBN 115312)
 Law Offices of David M. Wiseblood
 601 Montgomery Street, Suite 2000
 San Francisco, CA 94111
 Telephone: (415) 547-2700
 Facsimile: (415) 547-2701
 E-Mail: dwiseblood@wisebloodlaw.com

Attorneys for Defendants
 AARON POTT and
 HUIS CLOS CONSULTING, LLC

UNITED STATES DISTRICT COURT
 CENTRAL DISTRICT OF CALIFORNIA

In Re

WALLDESIGN, INC., a subchapter S
 Corporation,

Debtor and
 Debtor-in-Possession.

OFFICIAL COMMITTEE OF UNSECURED
 CREDITORS OF WALLDESIGN, INC.,

Plaintiff(s)

v.

AARON POTT, an individual; HUIS CLOS
 CONSULTING, LLC, a California limited
 liability company; and DOES 1-10, Inclusive,

Defendant(s).

Case No.: SACV15-01844 VAP

Chapter: 11

AP No.: 8:13-ap-01413-CB

**DEFENDANT AARON POTT AND HUIS
 CLOS CONSULTING, LLC'S NOTICE OF
 MOTION AND MOTION TO WITHDRAW
 THE REFERENCE FOR JURY TRIAL**

Date: July 16, 2018

Time: 2:00 p.m.

Place: Courtroom 8A, 8th Floor

TO PLAINTIFF, BRIAN WEISS, AND THIS HONORABLE COURT:

PLEASE TAKE NOTICE that Defendants, Aaron Pott and Huis Clos Consulting, LLC
 ("Defendants") move to withdraw the reference of the above adversary proceeding for jury trial
 only.

This motion is made pursuant to the Court's Chapter IV Local Rules Governing
 Bankruptcy Appeals, Cases and Proceedings, and specifically, Part II, Rule 9. This motion is

1 also made pursuant to F.R.B.P. 5011, 28 U.S.C. § 157, Local Bankruptcy Rule 9015-1(h), and
2 the other authorities in the accompanying brief. The grounds for this motion are that Defendants
3 have a right to a jury trial in this case based upon the Plaintiff's amended complaint and
4 Defendants' answer demanding a District Court jury trial, and the absence of consent by the
5 Defendants to a trial being conducted in bankruptcy court.

6 Opposition and reply papers to the motion to withdraw shall be filed in the District Court
7 in accordance with Local Civil Rule 7. Opposition papers shall include a certification as to
8 interested parties and notice of related cases as prescribed in Local Civil Rules 7.1-1 and 83-1.3.

9 Respectfully submitted,

10 LAW OFFICES OF DAVID M. WISEBLOOD

11
12 Dated: June 14, 2018

By /s/David M. Wiseblood
David M. Wiseblood
Attorneys for Defendants
AARON POTT and
HUIS CLOS CONSULTING, LLC